UNITED STATES PATENT AND TRADEMARK OFFICE

CRAGUN et al. Applicant: METHOD AND MEETING SCHEDULER FOR AUTOMATED MEETING SCHEDULING USING DELEGATES, REPRESENTATIVES, QUORUMS AND TEAMS Application:

10/068,033 Serial No.:

February 6, 2002 Filing Date:

3623 Art Unit: Jonathan G. Sterrett Examiner: ROC920010190US1 Case: CERTIFICATE OF FACSIMILE TRANSMISSION: I hereby carify that this correspondence is being transmitted via faceimile #571 273-6861 to the United Status Patent and Taplement Office on \$

535 North Michigan Avenue

Typed/printed name of person signing

Joan Pennington

Chicago, Illinois 60611

Unit 1804

TERMINAL DISCLAIMER TRANSMITTAL

Honorable Commissioner Of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Mail Stop Amendment

S L

A Terminal Disclaimer is being submitted herewith. Please charge the

Terminal Disclaimer fee under 37 CFR §1.20(d) to the Daposit Account No. 09-0465 of International Business Machine Corporation in the amount of \$130,00.

charge any additional fees or credit any overpayment in connection with the filing of the The Commissioner of Patents and Trademarks is hereby authorized to

Serial No. 10/068,033

above-referred to Terminal Disclaimer to the Deposit Account No. 09-0465 of International Business Machine Corporation.

Respectfully submitted,

Joan Perfulngton Reg. No. 30,885 Telephone: 312/870-0736

Enclosure

312-670-7864

PTO/SB/26 (99.04) Approved for use through 07/21/2002 100-1180 Office of through 07/21/2002

The owner, <u>institute littering to the expectations of 100</u> percent interest in the instant application hereby disastine, except as provided below, the terminal pain of the expiration of any patent granted on the heliant application which would actend beyond on <u>Editorial 2005</u> as each term is defined in SQ. U.S. C. 164 and 173, and as the term of any patent granted on performing disastine filed supplication they be such terminal disastine filed from 173, and can the panding ranted on said reference by the traphy patent to granted on the product of the pending ranted on said reference precise but any patent to granted on the instant application shall be enforceable only for and during such pend that it and any patent the pending upon the granted on the instant application are commonly owned. This agreement runs with any patent granted on the instant application and is bridging upon the grantee, its aucressions or assigns. In making the above disclaims, the owner does not disclaim the terminal part of any petient granted on the instant application that would absolute to explain the date of the Ma statinsty tarm as defined in 35 U.9.C. 154 and 113 of any petient granted on said reference application, so the term of any petient granted on said reference application may be shortened by any terminal disclaiment intelligence of grant of any petient on the period granted on said reference application, the owner that any such petient granted on the pending reference application, the owner that any such petient granted on the pending reference application. The owner that any such petient granted on the pending reference application. The owner that any such petient granted on the pending reference application. In the owner that any such petient granted on the pending reference application is attributed to the owner of complete in trainless of the such contracts of the owner of the owner of the many manner ferrithated prior to the owner of the intelligence or the present of the owner of the many manner ferrithated prior to the owner of the desiration of the trainless of the owner own I hereby docters that all statements made herein of my own browledge are true and that all statements made on information and bottler are balleved to be true; and further that these statements were made with the knowledge that within false statements and the like an made are purishable by free or impitatoment, or both, under Section 1001 of Title 18 of the United States Code and that such within false statements may jorgendize the validity of the application or any patent issued theiren. Form PTO/6B/99 may be used for making this statement. See MPEP § 324.

Ne obligation of information in statement in the market in the control of information in statement in the market in the control of information in statement by 20 CFR 1221. The hitemation is required to be control of information in spacetime, contransitily is governed by 35 U.95. 122 and 37 CFR 11.11 and 1.14. This collection is administed to be seen the second of the complete opportunity of the complete opportunity in the second of the complete opportunity of the second of the complete opportunity of control opportunity of committees. P. O. Box 1469, Alexandria, VA 22313-1450. DO NOT GEND FEES OR COMPLETED FORMS TO THIS U.S. Paint and Tridement Reduction Act of 1986, to person are received to respond to a coleopton of informent office. U.S. DEPARTMENT OF CONMENT
TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING
REJECTION OVER A PENDING "REFERENCE" APPLICATION
ROCESSO 10190U91 Far: METHOD AND MEETING 8CHEDULER FOR AUTOMATED MEETING SCHEDULING USING DELEGATES, REPRESENTATIVES, QUORUMS AND TEAMS June 19, 2008 Siephone Number For submissions on behalf of a business/organization (e.g., corporation, partnership, univarally, government egency, etc.), the undersigned is empowered to set on behalf of the business/organization. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038, Statement under 37 CFR 3,73(b) is required if terminal discisimer is algued by the assignse (owner). Form PTO/88/96 may be used for making this statement. See MPEP § 324. The undersigned is an attorney or agent of record. Reg. No. 30,885 Terminal disclatmer fee under 37 CFR 1.20(d) is included. In re Application of: Brian John Cragun et al. Chack either box 1 or 2 below, if appropriate. Application No.: 10/068,033 Filod: February 6, 2002 **\(\frac{1}{2}\)**

If you need assistance in completing the form, cold 1-800-PTO-9199 and select option 2.